	INDIGENT DEFENSE AMENDMENTS
	2018 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Todd Weiler
	House Sponsor:
L	ONG TITLE
G	eneral Description:
	This bill addresses provisions relating to indigent defense.
H	ghlighted Provisions:
	This bill:
	defines terms;
	 rewrites portions of Title 77, Chapter 32, Part 8, Utah Indigent Defense
C	ommission;
	 addresses membership, membership qualifications, terms, and quorum requirements
of	the commission;
	addresses duties of the director of the commission;
	 addresses powers and duties of the commission;
	addresses minimum guidelines;
	 addresses provisions regarding the Indigent Defense Resources Restricted Account;
	 addresses provisions of an indigent defense services grant program;
	 modifies provisions requiring cooperation and participation with commission;
	 repeals sections of the code relating to the commission; and
	makes technical changes.
M	oney Appropriated in this Bill:
	None
O	her Special Clauses:



28	None
29	Utah Code Sections Affected:
30	AMENDS:
31	77-32-801, as last amended by Laws of Utah 2017, Chapter 111
32	77-32-802, as last amended by Laws of Utah 2017, Chapter 111
33	77-32-803, as last amended by Laws of Utah 2017, Chapter 111
34	ENACTS:
35	77-32-801.5 , Utah Code Annotated 1953
36	REPEALS AND REENACTS:
37	77-32-804, as last amended by Laws of Utah 2017, Chapter 111
38	77-32-805, as last amended by Laws of Utah 2017, Chapter 111
39	77-32-806, as last amended by Laws of Utah 2017, Chapter 111
40	77-32-807, as last amended by Laws of Utah 2017, Chapter 111
41	REPEALS:
42	77-32-808, as last amended by Laws of Utah 2017, Chapter 111
43	77-32-809, as last amended by Laws of Utah 2017, Chapter 111
44 45	77-32-810 , as enacted by Laws of Utah 2016, Chapter 177
46	Be it enacted by the Legislature of the state of Utah:
47	Section 1. Section 77-32-801 is amended to read:
48	Part 8. Utah Indigent Defense Commission
49	77-32-801. Utah Indigent Defense Commission Creation Purpose.
50	(1) There is created within the State Commission on Criminal and Juvenile Justice the
51	"Utah Indigent Defense Commission."
52	(2) The purpose of the commission is to assist the state in meeting the state's
53	obligations for the provision of indigent defense services, consistent with the United States
54	Constitution, the Utah Constitution, and the Utah Code.
55	[(3) Notwithstanding Section 77-32-201, for purposes of this part:]
56	[(a) "Indigent defense services" means the representation of indigent persons in
57	criminal, juvenile delinquency, and child welfare cases.]
58	[(b) "Indigent defense system" means indigent defense services provided by:]

59	[(i) local units of government, including a county, city, or town; or]
60	[(ii) a regional legal defense organization.]
61	Section 2. Section 77-32-801.5 is enacted to read:
62	77-32-801.5. Definitions.
63	Notwithstanding Section 77-32-201, as used in this part:
64	(1) "Account" means the Indigent Defense Resources Account, created in Section
65	<u>77-32-805.</u>
66	(2) "Indigent defense service provider" means an individual or an entity providing
67	indigent defense services for:
68	(a) a county;
69	(b) a municipality; or
70	(c) any combination of counties or municipalities, or both, through an interlocal
71	agreement or other agreement under Section 77-32-306 to provide regional indigent defense
72	services.
73	(3) "Indigent defense services" means the representation of an indigent individual.
74	(4) "Indigent defense system" means indigent defense services provided by:
75	(a) local units of government, including a county or municipality; or
76	(b) a regional legal defense organization.
77	(5) "Indigent individual" means an individual who:
78	(a) qualifies as indigent under indigency standards established in Section 77-32-202;
79	(b) does not, after being fully advised of the right to counsel, knowingly, intelligently,
80	and voluntarily waive the right to counsel; and
81	(c) is:
82	(i) accused of a criminal offense the penalty for which includes any possibility of
83	incarceration, confinement, or detention regardless of whether actually imposed;
84	(ii) a minor arrested or charged with any offense under Title 78A, Chapter 6, Part 6,
85	Delinquency and Criminal Actions, or Title 78A, Chapter 6, Part 7, Transfer of Jurisdiction;
86	(iii) a parent or legal guardian facing any action initiated by the state or political
87	subdivision of the state under Title 78A, Chapter 6, Part 3, Abuse, Neglect, and Dependency
88	Proceedings, Title 78A, Chapter 6, Part 5, Termination of Parental Rights Act, or Title 78A,
89	Chapter 6, Part 10, Adult Offenses;

90	(iv) a parent or legal guardian facing any action initiated by a private party under Title
91	78A, Chapter 6, Part 5, Termination of Parental Rights Act; or
92	(v) any one of the parties in the proceedings listed in this Subsection (5)(c), who is
93	appealing a first appeal from a conviction or other final court action in one of those
94	proceedings.
95	Section 3. Section 77-32-802 is amended to read:
96	77-32-802. Commission members Member qualifications Terms Vacancy.
97	(1) The commission is composed of [13] 14 voting members and [two] one ex officio,
98	nonvoting [members] member.
99	(a) The governor, with the consent of the Senate, shall appoint the following 12 voting
100	members:
101	(i) two practicing criminal defense attorneys [and one attorney practicing in the area of
102	juvenile delinquency defense] recommended by the Utah Association of Criminal Defense
103	Lawyers;
104	(ii) one attorney practicing in juvenile delinquency defense recommended by the Utah
105	Association of Criminal Defense Lawyers;
106	[(ii)] (iii) an attorney representing minority interests recommended by the Utah
107	Minority Bar Association;
108	[(iii)] (iv) one member recommended by the Utah Association of Counties from a
109	county of the first or second class;
110	[(iv)] (v) one member recommended by the Utah Association of Counties from a
111	county of the third through sixth class;
112	[(v)] (vi) a director of a county public defender organization recommended by the Utah
113	Association of Criminal Defense Lawyers;
114	[(vi)] (vii) two members recommended by the Utah League of Cities and Towns from
115	its membership;
116	[(vii)] (viii) a retired judge recommended by the Judicial Council;
117	[(viii)] (ix) one member of the Utah Legislature selected jointly by the Speaker of the
118	House and President of the Senate; and
119	[(ix)] one attorney practicing in the area of parental defense, recommended by an
120	entity funded under Title 63A, Chapter 11, Child Welfare Parental Defense Program.

121	(b) The Judicial Council shall appoint a voting member from the Administrative Office
122	of the Courts.
123	[(b)] (c) The executive director of the State Commission on Criminal and Juvenile
124	Justice or the executive director's designee [shall be] is a voting member of the commission.
125	[(c) The ex officio, nonvoting members of the commission are:]
126	[(i) the director of the commission appointed in Section 77-32-803; and]
127	[(ii) a representative from the Administrative Office of the Courts appointed by the
128	Judicial Council.]
129	(d) The director of the commission, appointed under Section 77-32-803, is an ex
130	officio, nonvoting member of the commission.
131	(2) [Members] A member appointed by the governor shall serve a four-year [terms]
132	term, except as provided in Subsection (3).
133	(3) The governor shall stagger the initial terms of appointees so that approximately half
134	of the [commission is] members appointed by the governor are appointed every two years.
135	(4) [Members] A member appointed to the commission shall have significant
136	experience in indigent [criminal] defense, child welfare parental defense, or juvenile defense in
137	delinquency proceedings or have otherwise demonstrated a strong commitment to providing
138	effective representation in indigent defense services.
139	(5) A person who is currently employed solely as a criminal prosecuting attorney may
140	not serve as a member of the commission.
141	(6) [Commission members] A commission member shall hold office until [their
142	successors are] the member's successor is appointed.
143	(7) The commission may remove a member for incompetence, dereliction of duty,
144	malfeasance, misfeasance, or nonfeasance in office, or for any other good cause.
145	(8) [When] If a vacancy occurs in the membership for any reason, a replacement shall
146	be appointed for the remaining unexpired term in the same manner as the original appointment.
147	(9) The [governor shall appoint one of the initial commission members to serve as
148	chair of the commission for a term of one year. At the expiration of that year, or upon the
149	vacancy in the membership of the appointed chair, the] commission shall annually elect a chair
150	from the commission's membership to serve a one-year term. A commission member may not
151	serve as chair of the commission for more than three consecutive terms.

152	(10) A member may not receive compensation or benefits for the member's service, but
153	may receive per diem and travel expenses in accordance with:
154	(a) Section 63A-3-106;
155	(b) Section 63A-3-107; and
156	(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
157	63A-3-107.
158	[(11) Six members constitute a quorum, however, the affirmative vote of at least six
159	members of the commission is required for official action of the commission.]
160	(11) (a) A majority of the members of the commission constitutes a quorum.
161	(b) If a quorum is present, the action of a majority of the voting members present
162	constitutes the action of the commission.
163	Section 4. Section 77-32-803 is amended to read:
164	77-32-803. Director Qualifications Staff.
165	(1) The commission shall appoint a director to carry out the following duties:
166	(a) establish an annual budget;
167	(b) assist the commission in [the performance of] performing the commission's
168	statutory duties;
169	(c) assist the commission in developing and regularly reviewing advisory caseload
170	guidelines and procedures[, including recommending to the commission suggested changes to
171	the criteria for an indigent person's eligibility to receive defense services under this chapter];
172	and
173	(d) perform all other duties as assigned.
174	(2) The director shall be an active member of the Utah State Bar with an appropriate
175	background and experience to serve as the full-time director.
176	(3) The director shall hire staff as necessary to carry out the duties of the commission,
177	including:
178	(a) one individual who is an active member of the Utah State Bar to serve as a full-time
179	assistant director; and
180	(b) one individual with data collection and analysis skills to carry out duties as outlined
181	in Subsection 77-32-804(1)[(a)](c).
182	(4) The commission in appointing the director, and the director in hiring the assistant

183	director, shall give a preference to individuals with experience in adult criminal defense, child
184	welfare parental defense, or juvenile delinquency defense.
185	Section 5. Section 77-32-804 is repealed and reenacted to read:
186	77-32-804. Powers and duties of the commission Minimum guidelines Annual
187	report.
188	(1) The commission shall:
189	(a) adopt minimum guidelines for an indigent defense system to ensure the effective
190	representation of indigent individuals consistent with the requirements of the United States
191	Constitution, the Utah Constitution, and the Utah Code, which guidelines at a minimum shall
192	address the following:
193	(i) an indigent defense system shall ensure that in providing indigent defense services:
194	(A) an indigent individual receives conflict-free indigent defense services; and
195	(B) there is a separate contract for each type of indigent defense service and conflict
196	case; and
197	(ii) an indigent defense system shall ensure an indigent defense service provider has:
198	(A) the ability to exercise independent judgment without fear of retaliation and is free
199	to represent an indigent individual based on the indigent defense service provider's own
200	independent judgment;
201	(B) adequate access to defense resources;
202	(C) a workload that allows for sufficient time to meet with clients, investigate cases,
203	file appropriate documents with the courts, and otherwise provide effective assistance of
204	counsel to each client;
205	(D) adequate compensation without financial disincentives;
206	(E) appropriate experience or training in the area for which the indigent defense service
207	provider is representing indigent individuals;
208	(F) compensation for legal training and education in the areas of the law relevant to the
209	types of cases for which the indigent defense service provider is representing indigent
210	individuals; and
211	(G) the ability to meet the obligations of the Utah Rules of Professional Conduct,
212	including expectations on client communications and managing conflicts of interest;
213	(b) encourage and aid indigent defense systems in the state in the regionalization of

214	indigent defense services to provide for effective and efficient representation to all indigent
215	individuals;
216	(c) identify and collect data from any source, which is necessary for the commission to:
217	(i) aid, oversee, and review compliance by indigent defense systems with the
218	commission's minimum guidelines for the effective representation of indigent individuals; and
219	(ii) provide reports regarding the operation of the commission and the provision of
220	indigent defense services by indigent defense systems in the state;
221	(d) assist indigent defense systems by reviewing contracts and other agreements, to
222	ensure compliance with the commission's minimum guidelines for effective representation of
223	indigent individuals;
224	(e) investigate, audit, and review the provision of indigent defense services to ensure
225	compliance with the commission's minimum guidelines for the effective representation of
226	indigent individuals;
227	(f) establish procedures for the receipt and acceptance of complaints regarding the
228	provision of indigent defense services in the state;
229	(g) establish procedures to award grants to indigent defense systems under Section
230	77-32-806 consistent with the commission's minimum guidelines for the effective
231	representation of indigent individuals and appropriations by the state;
232	(h) emphasize the importance of ensuring constitutionally effective indigent defense
233	services;
234	(i) encourage members of the judiciary to provide input regarding the delivery of
235	indigent defense services;
236	(j) oversee individuals and entities involved in providing indigent defense services;
237	(k) use money in the account to provide training and continuing legal education for
238	indigent defense service providers throughout the state;
239	(1) annually report to the governor, Legislature, Judiciary Interim Committee, and
240	Judicial Council, regarding:
241	(i) the operations of the commission;
242	(ii) the operations of the indigent defense systems in the state; and
243	(iii) compliance with the commission's minimum guidelines by indigent defense
244	systems receiving grants from the commission;

245	(m) submit recommendations for improving indigent defense services in the state, to
246	legislative, executive, and judicial leadership; and
247	(n) publish an annual report on the commission's website.
248	(2) An indigent defense system within the state shall meet the minimum guidelines
249	adopted by the commission under Subsection (1)(a).
250	(3) The commission may make rules in accordance with Title 63G, Chapter 3, Utah
251	Administrative Rulemaking Act, to carry out the commission's duties under this part.
252	Section 6. Section 77-32-805 is repealed and reenacted to read:
253	77-32-805. Indigent Defense Resources Restricted Account Administration.
254	(1) (a) There is created within the General Fund a restricted account known as the
255	"Indigent Defense Resources Restricted Account."
256	(b) Money in the account is nonlapsing.
257	(2) The account consists of:
258	(a) money appropriated by the Legislature based upon recommendations from the
259	commission consistent with principles of shared state and local funding;
260	(b) any other money received by the commission from any source to carry out the
261	purposes of this part; and
262	(c) any interest and earnings from the investment of account money.
263	(3) The commission shall administer the account and, subject to appropriation,
264	disburse money from the account for the following purposes:
265	(a) to establish and maintain a statewide indigent defense data collection system;
266	(b) to establish and administer a grant program to provide grants of state money to
267	indigent defense systems as set forth in Section 77-32-806;
268	(c) to provide continuing legal education for indigent defense service providers; and
269	(d) for administrative costs.
270	Section 7. Section 77-32-806 is repealed and reenacted to read:
271	77-32-806. Indigent defense services grant program.
272	(1) The commission may award grants to supplement local spending by a county or
273	municipality for indigent defense services and defense resources.
274	(2) Commission grant money may be used for the following expenses:
275	(a) to assist a county or municipality to provide indigent defense services that meet th

276	commission's minimum guidelines for the effective representation of indigent individuals;
277	(b) the establishment and maintenance of local indigent defense data collection
278	systems; and
279	(c) indigent defense services in addition to those currently being provided by a county
280	or municipality.
281	(3) To receive a grant from the commission, a county or municipality shall demonstrate
282	to the commission's satisfaction that:
283	(a) the county or municipality has incurred or reasonably anticipates incurring expenses
284	for indigent defense services that are in addition to the county's or municipality's average
285	annual spending on indigent defense services in the three fiscal years immediately preceding
286	the grant application; and
287	(b) a grant from the commission is necessary for the county or municipality to meet the
288	commission's minimum guidelines for the effective representation of indigent individuals.
289	(4) The commission may revoke a grant if an indigent defense system fails to meet
290	requirements of the grant or any of the commission's minimum guidelines for the effective
291	representation of indigent individuals.
292	Section 8. Section 77-32-807 is repealed and reenacted to read:
293	77-32-807. Cooperation and participation with the commission.
294	Indigent defense systems and entities or individuals engaged in providing indigent
295	defense services in the state shall cooperate and participate with the commission in the
296	collection of data, investigation, audit, and review of all indigent defense services.
297	Section 9. Repealer.
298	This bill repeals:
299	Section 77-32-808, Annual report, budget, and listing of expenditures
300	Availability on website.
301	Section 77-32-809, Investigation, audit, and review of indigent and juvenile defense
302	services Cooperation and participation with commission Maintenance of local share
303	Necessity for excess funding.
304	Section 77-32-810, Applicability of GRAMA and Open and Public Meetings Act.

Legislative Review Note Office of Legislative Research and General Counsel